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13	Attorneys for Plaintiff and Counter-Defendant SILICON IMAGE, INC.				
14	UNITED STATES DISTRICT COURT				
15	NORTHERN DISTRICT OF CALIFORNIA				
16	SAN FRANCISCO DIVISION				
17					
18	SILICON IMAGE, INC., a Delaware	Case No. C 07-00635 JCS			
19	corporation,	STIPULATION AND [PROPOSED] ORDER			
20	Plaintiff,	MODIFYING CERTAIN PRE-TRIAL FILING DEADLINES			
21	v.	Judge: Honorable Joseph C. Spero			
22	ANALOGIX SEMICONDUCTOR, INC., a Delaware corporation,	cauge. Honorable voseph of spero			
23					
24	Defendant.				
25	AND RELATED COUNTERCLAIMS				
26		J			
27					
28	Stipulation Modifying Certain Pre-Trial Deadlines	CASE NO. 07-00635 JCS			

WHEREAS under the current pre-trial schedule, the parties are required to serve and/or				
file the following items on Friday August 29, 2008:				
File Joint Proposed Final Pretrial Order;				
File Joint Set of Proposed Jury Instructions and Separate Memorandum of Law In				
Support of Each Party's Disputed Jury Instructions;				
File Joint Set of Proposed Voir Dire Questions;				
 File Trial Briefs on any Controlling Issues of Law; 				
File Proposed Verdict Forms, Joint or Separate;				
• Serve, but Not File, Motions <i>In Limine</i> ;				
Serve deposition packets to be used in lieu of testimony at trial, interrogatory				
responses and request for admissions.				
WHEREAS, under the current pre-trial schedule, the parties are required to serve, lodge				
and/or file the following items on Tuesday September 2, 2008:				
• Serve, but Not File, Oppositions to Motions <i>In Limine</i> ;				
File Any Objections to Exhibits;				
Provide to the Court deposition packets in lieu of testimony at trial, interrogatory				
responses and requests for admission responses;				
Deposit Copies of Trial Exhibits with Deputy Clerk;				
File Paired Set of Motions and Oppositions In Limine.				
WHEREAS, due to the Labor Day holiday, September 2, 2008 is the first business day				
following August 29, 2008;				
WHEREAS, because many of the materials currently scheduled to be served, lodged				
and/or filed on Tuesday September 2, 2008 require the parties to meet and confer and to respond				
to materials filed and/or served on the immediately preceding business day, in order to ensure that				
the parties are afforded adequate time to meet and confer and to respond to such materials, the				
parties wish and desire to extend the deadline to serve, lodge and/or file the materials currently				
due to be served, lodged or filed on September 2, 2008 as outlined below;				

1	NOW, THEREFORE, pursuant to Civil Local Rule 6-2, the parties to this action hereby			
2	stipulate as follows:			
3	• The last day to serve oppositions to motions in limine shall be September 5, 2008;			
4	The last day to file any objections t	• The last day to file any objections to exhibits shall be September 8, 2008;		
5	The last day to provide to the Court deposition packets in lieu of testimony at trial,			
6	interrogatory responses and requests for admission responses shall be September 8			
7	2008;			
8	The last day to deposit copies of trial exhibits with the deputy clerk shall be			
9	September 8, 2008;			
10	• The last day to file paired sets of motions and oppositions in limine shall be			
11	September 8, 2008.			
12	IT IS SO STIPULATED.			
13	Dated: July 22, 2008 By:	/s/ Ryan J. Padden Ryan J. Padden		
14	·	·		
15	Rya	IELVENY & MYERS LLP n J. Padden (CA State Bar No. 204515)		
16	275	parcadero Center West Battery Street		
17	Tel.	Francisco, CA 94111 (415) 984-8700 : (415) 984-8701		
18		il: rpadden@omm.com		
19	7100	rneys for Defendant and Counter-Claimant logix Semiconductor, Inc.		
20	Dated: July 22, 2008	/s/ Bijal V. Vakil		
21		Bijal V. Vakil		
22	1,161	DERMOTT WILL & EMERY LLP I V. Vakil (CA State Bar No. 192878)		
23	3150) Porter Drive Alto, CA 94304		
24	Tel.	(650) 813-5000 : (650) 813-5100		
25		il: bvakil@mwe.com		
26	710	orneys for Plaintiff and Counter-Defendant con Image, Inc.		
27		on mage, me.		
28				
	Stipulation Modifying Certain Pre-Trial			

8,

1	Filer's Attestation: Pursuant to General order No. 45, Section X(B) regarding signatures, I attes		
2	under penalty of perjury that concurrence in the filing of the document has been obtained from		
3	Bijal V. Vakil, counsel for Silicon	Image, Inc.	
4			
5	Dated: July 22, 2008	By: <u>/s/ Ryan J. Padden</u> Ryan J. Padden	
6 7		O'MELVENY & MYERS LLP Ryan J. Padden (CA State Bar No. 204515)	
8		Embarcadero Center West 275 Battery Street	
9		San Francisco, CA 94111 Tel. (415) 984-8700	
10		Fax.: (415) 984-8701 Email: rpadden@omm.com	
11		Attorneys for Defendant and Counter-Claimant	
12		Analogix Semiconductor, Inc.	
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	ORDER
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WHEREAS the Court has considered the parties' stipulation;

PURSUANT TO STIPULATION, IT IS SO ORDERED.

IT IS HEREBY FURTHER ORDERED THAT the Final Pretrial Conference date of 9/12/8 at

at 1:30 PM, has been continued to 9/19/8 at 1:30 PM.

Dated: July $\frac{23}{2}$, 2008

